1	Guido Saveri (22349)				
_	guido@saveri.com				
2	R. Alexander Saveri (173102)				
3	rick@saveri.com				
3	Geoffrey C. Rushing (126910)  grushing@saveri.com				
4	Cadio Zirpoli (179108)				
-	cadio@saveri.com				
5	Matthew D. Heaphy (227224)				
_	mheaphy@saveri.com				
6	SAVERI & SAVERI, INC.				
7	706 Sansome Street				
/	San Francisco, CA 94111 Telephone: (415) 217 6810				
8	Telephone: (415) 217-6810 Facsimile: (415) 217-6813				
Ü	1 4 6 6 7 6 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7				
9	Lead Counsel for Direct Purchaser Plaintiffs				
10	Mario N. Alioto (56433)				
1.1	Lauren C. Capurro (241151)				
11	TRUMP, ALIOTO, TRUMP & PRESCOTT, LLP				
12	2280 Union Street				
12	San Francisco, CA 94123				
13	Telephone: (415) 563-7200				
	Facsimile: (415) 346-0679				
14	E-mail: malioto@tatp.com				
1.5	laurenrussell@tatp.com				
15					
16	Lead Counsel for the Indirect Purchaser Plaintiffs				
17	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA				
18					
19	SAN FRAN	NCISCO DIVISION			
20	IN RE: CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION ————————————————————————————————————	Master File No. 07-CV-5944-JST			
21		MDL No. 1917			
22	This Document Relates to:	STIPULATION AND <del>[PROPOSED]</del> ORDER			
	This Bootament Relates to.	RE SECOND AMENDED JURISDICTIONAL			
23	ALL ACTIONS	DISCOVERY DEADLINE, BRIEFING SCHEDULE, AND HEARING DATE			
24		Judge: Honorable Jon S. Tigar			
25					
26					
27					
<u>~ 1</u>					
28					

Direct Purchaser Plaintiffs ("DPPs"), Indirect Purchaser Plaintiffs ("IPPs") (together with DPPs, "Plaintiffs"), and Defendants Irico Display Devices Co., Ltd. and Irico Group Corporation (together, the "Irico Defendants" or "Irico"), by and through the undersigned counsel, hereby stipulate as follows:

WHEREAS, on May 1, 2018, the Court entered a stipulation and order setting a schedule for jurisdictional discovery, motion briefing and a hearing on jurisdictional issues in the DPP Action, ECF No. 5282;

WHEREAS, on July 18, 2018 and August 13, 2018, the Court entered orders setting a schedule for jurisdictional discovery in the IPP Action, and motion briefing and a hearing on jurisdictional issues in the IPP Action, and continued the hearing date in the DPP Action, ECF Nos. 5317 and 5323;

WHEREAS, on October 9, 2018, the Court entered the parties' stipulation to amend jurisdictional discovery deadline, briefing schedule, and hearing date, ECF No. 5340;

WHEREAS, on October 16, 2018, the Court granted DPPs' motion to compel Irico's compliance with August 2, 2018 Special Master's Order granting DPPs' motion for jurisdictional discovery, ECF No. 5352, as well as IPPs' motion to compel jurisdictional discovery, ECF No. 5353;

WHEREAS, the parties agree that they need additional time to complete discovery in light of the orders on the motions to compel, including time to negotiate the scope of discovery that the parties will complete in advance of the close of jurisdictional discovery pursuant to those orders;

WHEREFORE, IT IS HEREBY STIPULATED AND AGREED by and between counsel for Plaintiffs and the Irico Defendants:

- 1. The parties shall meet and confer to reschedule the depositions to occur prior to the close of discovery;
  - 2. Jurisdictional discovery shall close on February 22, 2019;
- 3. Irico's opening motion(s) regarding jurisdictional issues in the IPP Action shall be due on or before February 8, 2019;

1	4.	DPPs' opposition to Irico's motions in the DPP Action (ECF Nos. 5312, 5313) shall		
2	be due on or before March 4, 2019;			
3	5.	Irico's reply in support of its motions in the DPP Action shall be due on or before		
4	April 4, 2019	;		
5	6.	IPPs' opposition to Irico's motion(s) in the IPP Action shall be due on or before		
6	March 22, 2019;			
7	7.	Irico's reply in support of its motion(s) in the IPP Action shall be due on or before		
8	April 22, 2019; and			
9	8.	The hearing on the motion shall be s	et for May 9, <del>16, 22, 30, 2019, or June 6, 2019</del>	
10	at 2:00 p.m. <del>, or at some other date and time convenient for the Court.</del>			
11	Dated: November 2, 2018			
12	/s/ R. Alexana		/s/ Stuart C. Plunkett	
13		Saveri (173102)	John Taladay ( <i>pro hac vice</i> ) john.taladay@bakerbotts.com	
14	Geoffrey C. Rushing (126910) Erik T. Koons ( <i>pro hac vice</i> ) Cadio Zirpoli (179108) erik.koons@bakerbotts.com			
15	SAVERI & S	Heaphy (227224) AVERI, INC.	BAKER BÖTTS LLP 1299 Pennsylvania Ave., NW	
16	706 Sansome San Francisco	o, CA 94111	Washington, D.C. 20004 Telephone: 202.639.7700	
17	Facsimile: (4)	415) 217-6810 15) 217-6813	Facsimile: 202.639.7890	
18	Lead Counsel	l for Direct Purchaser Plaintiffs	Stuart C. Plunkett (State Bar No. 187971) stuart.plunkett@bakerbotts.com	
19	/s/ Mario N. A	Alioto	BAKER BOTTS LLP 101 California Street, Suite 3070	
20		purro (241151)	San Francisco, California 94111 Telephone: (415) 291-6200	
21	2280 Union S		Facsimile: (415) 291-6300	
22	San Francisco Telephone: (	o, CA 94123 415) 563-7200	Attorneys for Defendants Irico Group Corp. and Irico Display Devices Co., Ltd.	
23	Facsimile: (4) E-mail: malic	15) 346-0679 oto@tatp.com		
24	laurenrussell(	~ ·		
25	Lead Counsel	l for the Indirect Purchaser Plaintiffs		
26				
27				
28				

1	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
2			
3	Dated:	November 5, 2018	By:
4			Joh S. Tigar United States District Judge
5			
6			
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26 27			
28			